

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

IN RE:	§	
PREMIERE HOLDINGS OF TEXAS, LP,	§	JOINTLY ADMINISTERED UNDER
ET AL.,	§	CASE NO. 01-40836-H2-11
DEBTORS	§	

In Re:	§	
Premiere Holdings of Texas, LP	§	Case No. 01-40836-H2-11 ✓
d/b/a Money Mortgage, Ltd.	§	
d/b/a Lapin & Wigginton Ltd.,	§	
MMCOA, LP,	§	Case No. 01-40837-H2-11
Lapin & Wigginton Funding LP,	§	Case No. 01-40838-H2-11
#1 Leisure Lakes Ltd.,	§	Case No. 01-40839-H2-11
Ted S. Murray	§	Case No. 01-40840-H2-11

**ORDER TERMINATING INITIAL COMPLEX ORDER (Doc. # 43),
MODIFYING ORDER FOR JOINT ADMINISTRATION (Doc. # 12),
AND REQUIRING COMPLIANCE WITH LOCAL RULES**

These cases were classified as Complex Cases administered under the General Order of this Court applicable to Complex Chapter 11 Cases. However, the Court concludes that complex case designation is no longer necessary. The Court further concludes that joint administration of the # 1 Leisure Lakes Ltd. case (Case No. 01-40839) and the Ted Murray case (Case No. 01-40840), with the other cases is no longer necessary, and that further joint administration would increase the cost of the cases and decrease judicial efficiency.

Therefore, the Initial Order for Complex Chapter 11 Case, docket # 43, entered on October 14, 2001, is hereby terminated. The provisions for designated Hearing Days, for the movant to notice hearings for designated times, and the other provisions of the Initial Order shall no longer apply. This case shall henceforth be governed by the local rules applicable to cases that have not been designated as complex cases. However, any hearings set and noticed prior to the date of this order are not affected.

The Clerk shall delete this case from the applicable pages of the Court's internet website dealing with Complex Chapter 11 cases, except that this order shall be published on the website (in lieu of prior postings) for a period of 60 days.

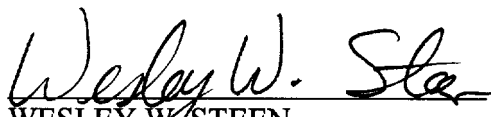
The Order for Joint Administration (Doc. # 4 in Case No. 01-40839, Leisure Lakes Ltd. and Doc. # 5 in Case No. 01-40840-H2-11, Ted S. Murray) are terminated.

From this date forward:

1. A separate file shall be maintained for the # 1 Leisure Lakes Ltd. case under Case No. 01-40839-H2-11; the Clerk shall not be required to transfer documents maintained prior to this date in the Premiere file but may continue to maintain documents filed prior to this date in the jointly administered file;
2. A separate file shall be maintained for the Ted S. Murray case under Case No. 01-40840-H2-11; the Clerk shall not be required to transfer documents maintained prior to this date in the Premiere file but may continue to maintain documents filed prior to this date in the jointly administered file;
3. A separate docket shall be reactivated as of this date for the # 1 Leisure Lakes Ltd. case under Case No. 01-40839-H2-11; the Clerk shall not be required to copy previous docket entries to this docket; the docket for the # 1 Leisure Lakes Ltd case shall be deemed to include the docket of the Premiere case for the period of joint administration;
4. A separate docket shall be reactivated as of this date for the Ted S. Murray case under Case No. 01-40840-H2-11; the Clerk shall not be required to copy previous docket entries to this docket; the docket for the Ted Murray case shall be deemed to include the docket of the Premiere case for the period of joint administration;
5. Hearings shall henceforth be conducted separately;
6. Pleadings in the # 1 Leisure Lakes Ltd. case shall henceforth include only that case number and name; pleadings in the other cases henceforth shall not include the # 1 Leisure Lakes Ltd. case number;
7. Pleadings in the Ted Murray case shall henceforth include only that case number and name; pleadings in the other cases henceforth shall not include the Ted Murray name or case number;
8. Separate creditors' matrices and service lists shall be maintained from this date forward. The existing service list and matrix in the jointly administered cases shall be refiled in the # 1 Leisure Lakes case and in the Ted S. Murray case and shall constitute the service list and matrix in that case unless and until modified; and

9. The plan agents shall serve this order on all parties included in the service list and shall file a certificate of service with the Court.

SIGNED August 26, 2002.


WESLEY W. STEEN
UNITED STATES BANKRUPTCY JUDGE

The Clerk shall serve:

Debtor

Debtor's counsel

The United States Trustee

All parties who have requested notice.